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The Solicitors' Journal and Reporter.

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CURRENT TOPICS.

THE HON. ARTHUR RUSSELL, barrister, has been appointed
Judge of County Courts (Circuit No. 52) in place of the late
Judge DUNDAS GARDINER. Mr. RUSSELL is a son of the late
Lord Chief Justice, and was called to the bar in 1886.

A DAILY paper informs us that there are twenty-four
"solicitors, in and out of practice," among the members of the
new Parliament. We should be glad to know their names.
So far as our limited means of information go, we can only make
out twelve—namely, Sir H. FOWLER, Sir A. K. ROLLIT, Sir
J. T. WOODHOUSE, Mr. A. F. WARR, Mr. HELDER, Mr. SKEWES
Cox, Mr. W. J. BULL, Mr. R. W. PERKS, Mr. J. A. THOMAS
(Gower Division of Glamorganshire), Mr. LUKE WHITE (Buck-
rose Division of Yorkshire), Mr. H. KIMBER (Wandsworth) and
Mr. F. EDWARDS (Radnorshire).

THE PROMOTION of Lord ALVERSTONE to the Chief Justiceship
has been so generally anticipated that the formal announce-
ment of the appointment this week has caused little interest
in legal circles. No one can doubt that, while in some points
presenting a remarkable contrast to his brilliant predecessor, he
will worthily uphold the traditions of his great office. He is likely
to be an eminently "safe" and trustworthy chief—free from
prejudice and predilection, dignified, courteous, and perfectly
competent for the discharge of his new functions. Hitherto as a
judge Lord ALVERSTONE has hardly had fair play; he has mostly
been engaged in the decision of cases foreign to his practice at
the bar; he will now be in a position to display to the best
advantage his judicial qualities.

WE FANCY that most people will hear with pleasure of the
promotion of Lord Justice A. L. SMITH, who is justly liked and
esteemed. Indeed, so soon as Lord ALVERSTONE had accepted
the post of Lord Chief Justice it was almost inevitable that the
Mastership of the Rolls should devolve upon Lord Justice
SMITH. It is a little over eight years since Sir A. L. SMITH
was raised from the Queen's Bench Division to the Court of
Appeal, and during that time he has shewn himself, if we may
be allowed to say so, an efficient and business-like member
of the Court. Upon the retirement of Lord Esher, it
fell to him to take up the presidency of the court in which
that eminent judge had been so conspicuous a figure, and
if the impressiveness of Court of Appeal No. 1 was not
altogether the same as under Lord Esher, no fault could be
found with the conduct of business. Throughout his judicial
career the new Master of the Rolls has shewn a marked
aptitude for the practical side of the administration of justice,
and he has well earned the distinction which has been conferred
upon him. No doubt, upon his accession to an office of
considerable literary flavour, he will carefully extirpate the slang
which has occasionally enriched his vocabulary.

WE ARE NOT in the habit of indulging in the useless practice
of suggesting appointments to the bench, but we are bound to
say that if Mr. Justice STIRLING is not placed in the Court of
Appeal to fill the vacancy created by Lord Justice A. L.
SMITH's promotion, a very grave mistake will be made. We
believe that everyone who has any knowledge of the learned
judge will say that he is pre-eminently gifted with the qualities
required for a judge of appeal; and we think we can affirm
that his colleagues on the Chancery Bench would acclaim his
appointment. There is pressing need in the Court of Appeal
at present for a profound real property lawyer, and no one
could be better qualified in this respect than Mr. Justice
STIRLING. His efficiency has been tested by fifteen
years' service, during which he has obtained the entire con-
fidence and respect of practitioners. Apart from his special
qualifications, he is entitled to some relief from his strenuous
exertions, and as senior judge of the Chancery Division has a

sort of title to promotion. We greatly hope that we may hear of his transfer to the Court of Appeal.

THE DECISION OF KENNEDY and DARLING, JJ., in *St. Saviour's Union v. Burbridge* (48 W. R. 685), that a person who becomes chargeable to a union on account of an attack of *delirium tremens* brought on by his own wilful intemperance is not liable on his recovery to be convicted under section 3 of the Vagrancy Act, 1824, as one who being "able" to maintain himself wilfully refuses or neglects to do so, is one of considerable legal interest. Both judges based their decision on the ground that, as the respondent was not in fact "able" to maintain himself at the critical time, his case did not come within the statute although his inability was due to disease caused by his own misconduct. "It is impossible," said KENNEDY, J., "to suppose that the Legislature in the Vagrancy Act intended to punish people who by a voluntary act brought on a disease." The learned judge might have fortified this conclusion by an argument from analogy. COKE, as we know, laid it down (Co. Litt. 247) that a drunkard has no privilege in consequence of his state, "but what hurt or ill soever he doth his drunkenness doth aggravate it." HALE restated the same proposition in a more accurate form—viz., that a person suffering from this voluntarily-contracted madness shall have the same judgment as if he were in his right senses, but admitted the existence of two "allays"—temporary frenzy induced by the unskillfulness of a physician or the contrivance of an enemy; and habitual or fixed frenzy though "contracted by the vice and will of the party." In *Rennie's case* (1 Lev. 76) it was held, in the spirit of these old distinctions, that drunkenness is no excuse for crime unless the derangement resulting from it is fixed and continuous. But latterly the plea of immunity has been allowed a wider range. For instance, in a case (*The Queen v. Baines*, 25th January, 1886) tried on circuit, Mr. Justice DAY said that it was immaterial whether the mental derangement was permanent or temporary, so long as it prevented the accused from knowing the nature and quality of his act.

THE GENERAL principle that a master is not liable criminally for the acts of his servant has been broken into with regard to several offences under the Licensing Acts. These exceptional cases are no doubt quite sound on the ground of public policy, for otherwise the law would be evaded with great ease. Thus it is well established that if the servant of a licensed person sell liquor to a drunken man, the licensed person is liable to punishment under section 13 of the Act of 1872, even though the master knew nothing of the matter and the servant was acting in breach of express general instructions. Probably the same principle applies to the offence of selling liquor during hours when the licensed premises are directed to be closed. In a recent prosecution, however, at the Southwark police-court the magistrate has extended this liability for the acts of other persons further than has been done before. Where licensed premises are owned by a railway company the justices often require that the licence shall be held by the secretary of the company. This was the case with regard to the refreshment room at the London Bridge Station of the South-Eastern and Chatham Railway Co., and liquor having been sold during prohibited hours on a Sunday to persons who were not *bond fide* travellers, proceedings were taken against the secretary. It was proved in defence that neither the company nor its secretary had anything to do with the management of the refreshment rooms, as the company had contracted with Messrs. SPIERS & POND to manage all the refreshment rooms on their system. In spite of this fact, however, on proof of the offence by a servant of the contractors, the secretary was convicted and fined. The licensed person was, therefore, held criminally liable for the act of a person over whom he had apparently no control, the servant of contractors. This decision seems to go beyond any of the cases decided by the High Court, but nevertheless it is probably sound. To prevent evasion of the law it seems necessary to make the holder of the licence responsible in nearly all cases for breaches of it. And whether he manages his business directly by his own servants, or contracts with someone

else to take the entire management off his hands, he is liable for the proper conduct of the premises. In this particular case, however, it is submitted that proceedings might have been successfully taken against the contractors. Section 9 of the Act of 1874 provides that "any person" who sells during prohibited hours shall be liable to the penalty named. It does not say "any licensed person." Therefore, as the sale was undoubtedly made by the contractors through their servant, the contractors might have been convicted. If so, it probably would have been the fairer course to have prosecuted them, and not the innocent secretary of the company.

THE RECENT Irish case of *Re Kilworth Rifle Range* (1899, 2 Ir. 305) deals with a point of considerable practical importance in relation to the compulsory taking of land which is subject to tenancies. In the case of arrears of rent being due at the time when the land is taken, is the reversioner to be allowed for these in the assessment of compensation, or is he to be left to his personal remedy against the tenants? There is, indeed, a third alternative, and the landlord might be allowed a lien upon any compensation payable to the tenant, but such a lien was repudiated as quite unprecedented in the Irish case of *Ex parte Carey, Re Great Southern and Western Railway* (10 L. T. O. S. 37). In that case a sum of £200 had been lodged in court to the credit of the tenants of part of lands taken by the railway. Arrears of rent were due, and the landlord opposed payment of the money out of court until the arrears had been satisfied. It was urged that by the deposit in court the land was wholly discharged from the rent, and the landlord could no longer proceed against it, either by distress or ejectment; hence the money should be considered as a substitute for the land for the purpose of furnishing a security for the rent. The argument seems reasonable enough, but it was rejected with scant ceremony. In the absence of any statute expressly giving the landlord a lien upon the tenant's compensation, he was left to recover his arrears of rent by ejectment against other lands not taken, or by action against the tenants. Assuming all the tenants' lands to have been taken, this leaves the landlord with the personal remedy only, and if the matter rested here, he would obviously be very much prejudiced by the lands being taken.

THE RESULT in *Ex parte Carey* (*supra*), however, appears to be incompatible with the decision of CHITTY, J., in *Re London-street, Greenwich* (57 L. T. 672), at any rate where at the time when the lands are taken the landlord has a right of re-entry in default of payment of the rent. In that case notice to treat had been served on the lessor and lessee of property, and the compensation payable to each had been awarded. A sum of £1,120 was awarded in respect of the leasehold interest, and at the date of the award, when the railway company proposed to take over the premises, there was due to the lessor £91 for rent, and he was entitled to re-enter. The company paid the £1,120 into court and gave notice to the lessor. The lessor appeared accordingly on the lessee's petition for payment out of court with a view to claiming a charge upon the fund for the £91, but before the petition was heard, his claim was paid, and the only question, therefore, was whether he was entitled to the costs of his appearance against the company. CHITTY, J., held that he was, on the ground that when the money was paid into court the right of re-entry was an incumbrance on the leasehold interest, and therefore on the fund in court, which the railway company were bound to see discharged. Consequently the appearance of the lessor was necessary and the company had to pay his costs. In the recent case of *Re Kilworth Rifle Range* (*supra*), land had been taken by the Secretary for War, and at the time of taking £183 was due to the landowner for arrears of rent. The purchase-money and compensation were referred to arbitration, and it was contended by the landowner that the arrears of rent should be taken into consideration in making the award. Upon a special case stated by the arbitrator, it was held in the Queen's Bench Division in Ireland that the existence of arrears of rent was a

matter outside the jurisdiction of the arbitrator. The duty of the arbitrator was to value the land, *qua* land, and the existence of arrears was a collateral circumstance which he could not take into account. The question was raised whether the arrears were a charge upon the sum awarded to the tenants, and both the cases referred to above were quoted. But the court declined to express any opinion on this matter. The result seems to be that a landlord who has allowed rent to fall into arrear and whose land is taken compulsorily cannot recover it against the company under the head of compensation, and may be left to his personal remedy against the tenant; but if he had a right of re-entry he can claim a charge for the arrears upon any compensation awarded to the tenant.

It is an excellent thing, doubtless, to hold land which is declared by statute to be free from rates and taxes, but if the statute is over a hundred years old there is considerable chance of its having been repealed by subsequent legislation. Such was held to be the case in *Sion College v. London Corporation* (1900, 2 Q. B. 581). The appellants held premises part of which were upon land which had been reclaimed from the Thames under 7 Geo. 3, c. 37, and that statute declared that the land reclaimed should vest in the adjoining owners "free from all taxes and assessments whatsoever." That this exemption was effectual to free the reclaimed land from burdens then in the contemplation of the Legislature, even though they might be reimposed by subsequent statutes, was decided in several cases. Thus in *Williams v. Pritchard* (2 T. R. 2) it was held that land reclaimed under 7 Geo. 3, c. 37, was not liable to be assessed to the general land tax imposed by 27 Geo. 3, though such Act was conceived in general terms and was subsequent to the Act creating the exemption. The land tax, said Lord KENYON, C.J., was one of the ways and means of raising the supplies every year, and the Legislature in passing the 27 Geo. 3 could not intend to repeal the provisions of 7 Geo. 3. At the same time it was held in *Eddington v. Borman* (2 T. R. 4) that the reclaimed lands were not liable to be assessed to a rate levied under 11 Geo. 3, c. 29, for general purposes of lighting and cleansing. From the report of the case it would seem that the liability of these lands for rates and taxes was very much in dispute at the close of the last century, some occupants paying and others steadfastly refusing to pay, although all alike had the benefit of the expenditure to which the rates were devoted. Lord KENYON held, however, that the rate was on the same footing as the poor rate, which, of course, was in existence long before the Act of 7 Geo. 3, and hence the exemption contained in that Act applied. The point was again litigated and was decided in the same sense in *R. v. London Gas Light Co.* (8 B. & C. 54). There had in the interval been fresh statutes affecting the imposition of poor rate, but it was held that these did not destroy the exemption in favour of the reclaimed lands. The object of the later statutes, it was pointed out by Lord TENTERDEN, C.J., was only to provide a new mode of making and raising assessments for the relief of the poor, not to bring in any new subject of assessment.

BUT THOUGH lands reclaimed under 7 Geo. 3, c. 37, were held to be exempt from rates and taxes which were in existence at the date of the Act notwithstanding that they might have been dealt with by subsequent legislation, yet this was not admitted to be the case where a fresh tax was imposed by a subsequent Act, and in *Perchard v. Heywood* (8 T. R. 468) the lands were held to be subject to the house and window duties imposed by 38 Geo. 3, c. 40. Apart from this consideration, such a result was, indeed, inevitable from the words of this statute, which forbade any other exemption than such as were contained in the statute itself. The case of *Sion College v. London Corporation* (*supra*), which has now revived the question of exemption under 7 Geo. 3, related to a consolidated rate levied under the City of London Sewers Act, 1848, and the Elementary Education Act, 1870. The rate, so far as it was levied under the Act of 1848, was not in its nature a new rate. It was, in regard to its purpose, similar to the rate from which exemption was successfully claimed in

Eddington v. Borman (*supra*). But the Act of 1848, in re-imposing the rate, used language which seems to have been intended to do away with all previous exemptions. The rate, it was enacted, was to be made upon every person who should occupy any house or building within the city, "whether such person shall be now liable in respect of such house or building to be assessed to the relief of the poor, or be not liable to be assessed to the relief of the poor by reason of such house or building being situate in any precinct or extra-parochial place or otherwise." These words "or otherwise" were held by the Divisional Court (GRANTHAM and CHANNELL, JJ.) to be wide enough to cover the exemption which had been previously enjoyed in respect of buildings upon the reclaimed lands, and the exemption contained in the Act of 7 Geo. 3 was, for the purpose of the rate in question, abrogated. It would tend very much to the simplification of rating law, and would probably be just as fair in the result, if all special exemptions were abolished, and if rates were levied equally on all property alike without respect to its owners or the purposes to which it is put.

THE VERY dramatic trial before a court-martial at Dover furnishes a lesson as to the use of marked coins. The marking of coins and putting them in the way of a person suspected of systematic thieving is often a most useful expedient, and one which frequently is instrumental in bringing the thief to justice. At the same time, great caution should be exercised in the application of this expedient, for by the fraudulent use of such coins it is extremely easy to cast suspicion upon an innocent person. The defendant in the recent trial has been honourably acquitted by the court-martial, and no one who reads the evidence intelligently is likely to deny that he was fully entitled to acquittal. We do not desire to say anything as to the mode in which marked coins were used in the recent case, but we may suggest generally that the finding of marked coins upon a person should always be looked upon with the greatest care when it is possible that the person laying the trap may have an object in shifting suspicion from himself onto another, and also that the markings put upon the coins should be carefully recorded before the coins are used as bait, and the dates should be especially noticed. Unless this is done, it is sometimes not difficult for an evil-disposed person to find marks upon a coin.

WE PUBLISHED last week notices of the formation of new firms by Mr. T. F. PRACOCK, of 13, South-square, Grays's-inn, and Mr. T. F. GODDARD. As the similarity of names with the firm name of PRACOCK & GODDARD, of 3, South-square, Grays's-inn, has given rise to some inconvenience, we are asked to state that the announcements in question have no reference whatever to that firm.

ORDERS MADE IN DEFAULT OF APPEARANCE.

By R. S. C. ord. 20, r. 4, it is provided that whenever a statement of claim is delivered, the plaintiff may therein alter, modify, or extend his claim without any amendment of the indorsement on the writ, but it is important to remember that this opportunity of supplementing the claim on the writ cannot be taken advantage of if the defendant fails to appear, and the plaintiff, in prosecuting the proceedings in default of appearance, is rigorously restricted to the relief which he has claimed by his writ.

Upon a strict reading of the R. S. C. relating to default of appearance the result would seem to be different. Order 13, after dealing with the proceedings in default of appearance in cases where the claim is for damages, whether liquidated or unliquidated, goes on to provide that in all other cases an affidavit of service and (unless the writ is specially indorsed under ord. 3, r. 6) a statement of claim is to be filed, and the action is to proceed as if the party served with the writ had appeared. It is to be noticed that the right of the plaintiff to file a statement of claim under such circum-

stances is not affected by order 30, since the procedure upon a summons for directions applies only after appearance in the action: Annual Practice, 1900, pp. 110, 363. Under R. S. C. ord. 19, r. 10, if no appearance has been entered for any party, then any pleading is to be "delivered" by being filed with the proper officer. According to the wording of the rules, therefore, where the defendant has not appeared, the plaintiff can (save in the excepted actions) file a statement of claim, and this filing is equivalent to delivery to the defendant, so that under ord. 20, r. 4, it should be possible in the statement of claim to alter the claim as indorsed on the writ exactly as in cases where the defendant has appeared.

The object of filing pleadings and other documents in case of default of appearance was stated by JESSEL, M.R., in *Dymond v. Croft* (3 Ch. D., p. 513). In common law actions the plaintiff is to have judgment just as he had before the Judicature Acts came into operation—that is, he has a final or interlocutory judgment, according as the damages claimed are liquidated or unliquidated, with an inquiry in the latter case to determine the amount. But actions assigned to the Chancery Division are of a more complicated nature, and the intervention of the court is required in order that the proper order may be made. Hence the action takes its usual course, as though the defendant had appeared, and for the purpose of avoiding the necessity of obtaining an order for substituted service every time a step is taken in the cause, the rule already referred to provides for delivery of documents by filing with the proper officer; "So that," remarked JESSEL, M.R., "if the party who does not appear wishes to know what is being done, he must go to the office and find out."

Assuming that the plaintiff, in reliance upon the rules and upon this exposition of the meaning of them, has in the statement of claim altered the claim for relief indorsed on the writ, he will then move for judgment under R. S. C. ord. 27, r. 11, and according to the terms of the rule he will have such judgment as "upon the statement of claim" the court shall think him entitled. He should, therefore, have judgment in accordance with the relief asked for on the statement of claim. This construction of the rules was, however, repudiated in *Gee v. Bell* (35 W. R. 805, 35 Ch. D. 160) and in subsequent cases, and the result is that, notwithstanding their apparently plain directions, a plaintiff who obtains judgment in default of appearance is restricted to the relief which he has specifically claimed in the writ. *Gee v. Bell* was a foreclosure action, before NORTH, J., by first mortgagees against second mortgagees and the mortgagor, and the writ claimed only an account, foreclosure or sale, and a receiver. The mortgagor did not appear, and in the statement of claim which was filed under ord. 19, r. 10, there was included a claim for personal payment by the mortgagor in pursuance of his covenant in the mortgage deed. The plaintiffs subsequently moved for such judgment as they were entitled to upon the statement of claim, but NORTH, J., declined to allow them any relief beyond what was claimed on the writ. Ord. 20, r. 4, he observed, only applies when the statement of claim has been actually delivered to the defendant or his solicitor. In *Law v. Philby* (35 W. R. 401), before CHITTY, J., the circumstances were the same. The writ asked for an account and for foreclosure or sale, and the statement of claim which was filed on non-appearance by the mortgagor asked also for personal payment. In the first instance the order went for personal payment as well as foreclosure, this being the relief to which on the statement of claim the plaintiffs were entitled. But before the order was drawn up, it was discovered that the statement of claim went beyond the writ, and the order was reduced to foreclosure alone. "As the defendant has not appeared," said CHITTY, J., "I do not think it was competent for the plaintiff by his statement of claim to enlarge the scope of his action by claiming payment (35 W. R. 450). In *Kingdon v. Kirk* (36 W. R. 430, 67 Ch. D. 141), which was for specific performance, before NORTH, J., a similar error was first made. The writ claimed specific performance only; the statement of claim filed in default of appearance claimed in the alternative a declaration that the plaintiff was entitled to forfeit the deposit and to rescind the property. On motion for judgment this declaration was made, but upon its being subsequently discovered that the

writ claimed no more than specific performance, the order was drawn up for this only.

The above cases have settled the practice, and it may be observed that the note which formerly appeared in the Annual Practice to ord. 27, r. 11, in which it was suggested that *Gee v. Bell* was wrong, has been cancelled in the more recent editions. A plaintiff, therefore, who finds that the defendant does not appear, must either amend his writ or must be satisfied with the relief which he has originally asked; and where there is any chance of the defendant failing to appear, special care should be taken that the writ is made complete in the first instance.

A READING OF THE NEW STATUTES.

THE MERCHANT SHIPPING (LIABILITY OF SHIPOWNERS AND OTHERS) ACT, 1900 (63 & 64 VICT. c. 32).

THIS Act extends in two cases the limitation of the liability of ship-owners at present existing under the Merchant Shipping Act, 1894, s. 503. The effect of that section is that where, without the actual fault or privity of the owners of a ship, loss of life or personal injury is caused to any person carried in their ship, or to any person carried on another ship, by reason of the improper navigation of their ship, their liability, as well for loss of life and personal injury as for damage to goods in either ship or to the other ship, is limited to £15 for each ton of their ship's tonnage; and in case of damage to goods in either ship or damage to the other ship their liability is limited to £8 per ton. But the limitation has not applied where a ship causes damage to a fixed object such as a pier, nor has it applied where damage is caused to a ship for which dock or harbour owners are responsible. The present Act deals with these two cases. By section 1 the limitation in respect of damage to vessels and goods is to extend to all cases where (without the actual fault or privity of the shipowners) damage is caused to property or rights of any kind, whether on land or on water, or whether fixed or movable, by reason of the improper navigation or management of the ship. The second section provides for the liability of dock-owners and harbour authorities, but here the limitation cannot be calculated with reference to the property of the dock-owners or harbour authorities. Instead, the section introduces in their favour a limitation calculated with reference to the largest registered British ship which, at the time of the loss or damage occurring, is, or within five years previously has been, within the area over which the dock-owner or harbour authority performs any duty or exercises any power. The liability of the dock-owner or harbour authority for damage to any vessel or to goods on board a vessel is limited to £8 per ton of such ship. But in selecting the largest ship, vessels merely built within the area are excluded, and also vessels which only pass through the dock or harbour in the course of a voyage.

THE WILD ANIMALS IN CAPTIVITY PROTECTION ACT, 1900 (63 & 64 VICT. c. 33).

The Cruelty to Animals Acts, 1849 (12 & 13 Vict. c. 92) and 1854 (17 & 18 Vict. c. 39), are confined in their operation to domestic animals, and a wild animal is not entitled to the protection which they afford simply by being brought into a state of captivity. They have been held, accordingly, not to apply to wild rabbits (*Aplin v. Porritt*, 42 W. R. 95; 1893, 2 Q. B. 57) or to lions (*Harper v. Marks*, 42 W. R. 605; 1894, 2 Q. B. 319). The present Act is intended to alter the law in this respect, and it provides against cruelty to animals of all kinds which are in confinement. Under section 1 the word "animal" is defined to mean "any bird, beast, fish, or reptile" which is not included in the Acts of 1849 and 1854; and by section 2, an offence under the present Act is committed by any person who, while an animal is in captivity or close confinement, by wantonly or unreasonably doing or omitting any act, either causes or permits to be caused to it any unnecessary suffering, or cruelly abuses, teases, or terrifies it, or permits it to be so treated. To such offences the Summary Jurisdiction Acts are to apply, and the punishment may be imprisonment with or without hard labour up to three months, or a fine not exceeding £5. Section 4 exempts from the operation of the Act cases where the animal is being killed for food, where the act in question takes place in the course of a vivisection permitted by the Cruelty to Animals Act, 1876 (39 & 40 Vict. c. 77), and where it takes place in "hunting or coursing any animal which has not been liberated in a mutilated or injured state in order to facilitate its capture or destruction." The last exemption may have been necessary in order to secure the passing of the Act, but it is singular that the hunting of tame deer should receive in this manner Parliamentary recognition.

THE ANCIENT MONUMENTS PROTECTION ACT, 1900 (63 & 64 VICT. c. 34).

This Act extends the principle of the Ancient Monuments Pro-

tection Act, 1882 (45 & 46 Vict. c. 73), in a manner which has been already adopted for Ireland by the Ancient Monuments Protection (Ireland) Act, 1892 (55 & 56 Vict. c. 46). The Act of 1882 empowered the owner of any ancient monument specified in the schedule—and the schedule might from time to time be extended by Order in Council to include other monuments of a like character—to constitute the Commissioners of Works guardians of the monument, and thereupon the commissioners were empowered to maintain the monument. The Act also conferred upon the commissioners powers of purchasing, with the consent of the Treasury, out of moneys provided by Parliament, any ancient monuments to which the Act applied, and the Lands Clauses Acts (with the exception of the compulsory clauses) were incorporated. The Act applied to England, Scotland, and Ireland, but the schedule included only early British remains and other monuments of a like antiquity. The Irish Act of 1892 extended the policy of the Act of 1882 to cases where the Commissioners of Works were "of opinion that the preservation of any ancient or mediæval structure, erection, or monument, or of any remains thereof," was a matter of public interest "by reason of the historic, traditional, or artistic interest attaching thereto."

The present Act enacts in similar terms for England and Scotland. By section 1 it is provided that where the Commissioners of Works are of opinion that the preservation of any monument is a matter of public interest by reason of the historic, traditional, or artistic interest attaching thereto, they may, at the request of the owner, consent to become the guardians thereof; and thereupon the Act of 1882 is to apply to such monument. By section 6 "monument" is to mean "any structure, erection, or monument of historic or architectural interest, or any remains thereof." But the commissioners may not become the guardians of any structure which is occupied as a dwelling place by any person other than a caretaker and his family. By section 2 county councils are empowered to purchase by agreement any monument in their county or in an adjacent county, and may, at the request of the owner, consent, to become the guardians of any such monument; and whether they have purchased the monument or have only become guardians, they may undertake or contribute towards the cost of preserving, maintaining, and managing the same. The Commissioners of Works and county councils are empowered (section 3) to receive voluntary contributions towards the cost of maintenance and preservation of any monument of which they become the guardians or purchasers; and by section 4 provision is made for the transfer of monuments from the commissioners to a county council, and *vice versa*. Section 4 gives the public a right of access to any monument of which the commissioners or a county council are the owners or guardians, but where they are guardians, only with the consent of the owner; the access to be at such time and under such regulations as the commissioners or county council prescribe.

REVIEWS.

COMPULSORY LICENCES.

COMPULSORY LICENCES UNDER THE PATENTS ACTS. By J. W. GORDON, Barrister-at-Law. Stevens & Sons (Limited).

The subject of this book is in one sense a small one, inasmuch as it deals with only one branch—and that one of which little use has hitherto been made—of the law of patents, the whole of which is usually to be found in one volume, often not much larger than this work of Mr. Gordon's. But in another sense the subject is large, for its importance is very considerable, and may come to be even more so. The fact that the trading community are at last beginning to have recourse to it shews what their opinion is when suitable cases arise, and it may well be expected that applications will become more numerous when the example of the pioneers has had time to take effect. The grant of a statutory monopoly by means of letters patent is the reward of the introduction to British traders of novel and useful manufactures or processes, but it is obviously not to the public advantage that such a monopoly should be created if the enjoyment of the consideration for it is not to begin for fourteen years, for, especially in the case of inventions imported from foreign countries, there may well be other inventors or importers who would have made them available in this country very shortly after the application for the patent, but who are debarred from so doing, so that in return for the grant, in consideration of an invention or importation at a given date, the benefit which would otherwise have begun to accrue a few weeks or months later will have been deferred for many years. To meet this possibility a section (22) was inserted in the Patents Act of 1883, whereby the Board of Trade is empowered to order compulsory licences to be granted in cases in which, by reason of the default of a patentee to grant licences on reasonable terms, the patent is not being worked in the United Kingdom, or the public cannot be supplied, or persons are prevented from working or using their own inventions to the best advantage.

How exhaustively Mr. Gordon has dealt with this matter may be seen from the fact that he has devoted more than 200 pages of text to the discussion of the principles, practice and procedure. In most cases this would be out of all proportion, but in this instance it appears to be not without some justification, for no exact precedent for the proceedings under this section can be cited, nor can it be said that much about them is as yet positively settled. What the author really had to do was to work out the matter in the light of the few cases which have already occurred, assisted by his own experience of the patent law, and, whether all his conclusions may or may not be ultimately supported, we think he has succeeded in producing a work which no one who has to deal with the subject can afford to disregard. Besides the text the book contains more than an equal amount of other matter, consisting of reports of the cases which had arisen up to the date of publication—seven in all—of the material statutes and rules, and of a number of forms which ought to prove very useful. When the time has arrived for a new edition it will no doubt be found that points now still in doubt have been cleared up, and that too great prominence has been given to certain topics and too little to others, but this book is one which is fully up to date, and even in advance of it, and it may well have an important influence in guiding the development of the procedure in future.

PATENTS.

THE INVENTOR'S ADVISER; OR, EVERY MAN'S OWN PATENT AGENT. By REGINALD HADDON, F.C.I.P.A. FIFTH EDITION. Harrison & Sons.

This is a small book in point of size and weight, but as the thinness of the paper and the smallness of the type enable it to contain more than 450 pages of closely-printed matter, consisting of information for the use of inventors, most of which must be presumed to be useful, the inevitable conclusion must be that only a very foolish inventor would attempt to dispense with the advice of a competent patent agent. The book has reached a fifth edition, so that it seems to have met a want. Whether a wise use has always been made of it may perhaps be doubted, but the author has, at all events, acted up to his preface and supplied a convenient guide to the patent system at a popular price.

METROPOLITAN BOROUGH COUNCILS.

METROPOLITAN BOROUGH COUNCILS ELECTIONS: A GUIDE TO THE ELECTION OF THE MAYOR, ALDERMEN AND COUNCILLORS OF METROPOLITAN BOROUGHES. By JOHN HUNT, Barrister-at-Law. Stevens & Sons (Limited).

This little book gives in a convenient form the enactments and rules relating to the elections of the members of the Metropolitan Borough Councils created by the London Government Act, 1899. These elections will be held in the first week in November; the book therefore comes at an opportune moment. A guide of this kind is very necessary; it would be difficult for a candidate or his agent to steer a correct course through the sea of legislation which surrounds these elections. The mayor and aldermen are to be elected in like manner (with certain modifications) as the chairman and aldermen of a county council are elected under the Local Government Act, 1888. That Act in its turn incorporates large portions of the Municipal Corporations Act, 1882, and other statutes relating to municipal elections. The election of councillors is governed by the Local Government Act, 1894, and a special election order issued by the Local Government Board, and here, again, certain enactments as to municipal elections are applied with modifications. Mr. Hunt has picked his way through this mass of material, and has produced a book on which those concerned in the elections may rely as accurately expounding the law. The cases on the subject are brought well up to date.

PRIVATE BILLS.

THE PRACTICE OF PRIVATE BILLS; WITH THE STANDING ORDERS OF THE HOUSE OF LORDS AND HOUSE OF COMMONS, AND RULES AS TO PROVISIONAL ORDERS. By GERALD JOHN WHEELER, M.A., LL.B., Barrister-at-Law. Shaw & Sons; Butterworth & Co.

This book will be of real value to those concerned with private Bill legislation. It deals with the subject fully and accurately. The proceedings preliminary to the introduction of private Bills are carefully explained and the standing orders of both Houses are set out in full. The chapters on *locus standi* are particularly good, and the part of the work which deals with provisional orders of the Local Government Board, the Board of Trade, and other public departments will be found very useful; the rules of these departments as to applications for provisional orders are also given *in extenso*. Tramways, light railways, and electric lighting are all dealt with, and the

decisions of the courts are brought down to date. The index is adequate, and the printing and general get-up of the book leave little to be desired.

BOOKS RECEIVED.

Prideaux's Precedents in Conveyancing, with Dissertations on its Law and Practice. Eighteenth Edition. By JOHN WHITCOMBE and BENJAMIN LENNARD CHERRY, LL.B., Barristers-at-Law. In Two Volumes. Stevens & Sons (Limited). Price £3 10s.

The Companies Acts, 1898 and 1900, with other Statutes and Rules relating to Joint-Stock Companies. By A. C. CLAUSON, M.A., Esq., Barrister-at-Law. Being a Supplement to the Seventh Edition of Buckley on the Companies Acts. Stevens & Haynes.

Workmen's Compensation Cases: being Reports of Cases decided under the Workmen's Compensation Act, principally taken from the Times Law Reports. Vol. II. Edited by E. M. MINTON-SENHOUSE, Esq., Barrister-at-Law. William Clowes & Sons (Limited).

Lectures on Medical Jurisprudence and Toxicology, as delivered at the London Hospital. By FRED J. SMITH, M.A., M.D. (Oxon.), F.R.C.P. (Lond.), F.R.C.S. (Eng.) J. & A. Churchill. Price 7s. 6d.

NEW ORDERS, &c.

TRANSFER OF ACTION.

ORDER OF COURT.

Thursday, the 11th day of October, 1900.

I, Hardinge Stanley, Earl of Halsbury, Lord High Chancellor of Great Britain, do hereby order that the action mentioned in the Schedule hereto shall be transferred to the Honourable Mr. Justice Wright.

SCHEDULE.

Mr. Justice KEENE (1900—N.—No. 1,333).

In the Matter of the New Century Press, Limited Florence B. Lind v. The New Century Press, Limited

HALSBURY, C.

LAW SOCIETIES.

INCORPORATED LAW SOCIETY.

The following programme of papers to be read at the Weymouth meeting has been settled:

Tuesday, October 23.—11 a.m., in the Sidney Hall, Weymouth. The proceedings will commence with the President's address, after which the following papers will be read: "The Duties and Powers of the Committee appointed under the Solicitors Act, 1888," J. Hunter, London; "Ancient Lights, considered Ethically and Practically," E. K. Blyth, London; "Our Society, its Work, Position, and Benefits," W. P. Fullagar, Bolton; "Scottish System of Registration of Titles to Land," T. M. Horsburgh, Edinburgh.

Wednesday, October 24.—11 a.m., in the Sidney Hall, Weymouth: "The Society and Legal Education," J. W. Budd, London; "Universities and Legal Education," F. J. Munby, York; "The Formation of Limited Companies as affected by the Act of 1900," J. W. Reid, London; "Workmen's Compensation," J. H. Cooke, Winsford; "How to Set our House in Order," J. S. Rubinstein, London; "Solicitors' Book-keeping and Separate Banking Accounts for Clients' Moneys," William Godden, London.

The President may make any alterations in the order of the papers that he may think convenient.

LAW STUDENTS' JOURNAL.

LAW STUDENTS' SOCIETIES.

LAW STUDENTS' DEBATING SOCIETY.—Oct. 16.—Chairman, Mr. F. H. Stevens.—The subject for debate was: "That the case of *Cowley v. Cowley* (O.A., 1900) was wrongly decided." Mr. J. D. A. Johnson opened in the affirmative; Mr. W. M. Pleadwell opened in the negative. The following members also spoke: Messrs. B. P. C. Johnson, Hamilton-Fox, Russell, Walker, Hodder, Miller, Singleton, Jolly, Reynolds, Dods, Adams, Fitton, Rendell. The motion was lost by two votes.

BIRMINGHAM LAW STUDENTS' SOCIETY.—Oct. 16.—Mr. Bertram Silverston, B.A., LL.B., presided.—A debate took place on the following moot point: "X. devises freehold land to A. and his heirs, remainder to B. and his heirs. A. dies in the lifetime of X. Is B. on the death of X. entitled to the freehold land?" The speakers in the affirmative were Messrs. F. H. Argyle, R. S. Mandale, and T. F. Duggan; and in the negative Messrs. J. W. Hallam, W. H. Kington, W. C. Camm, and G. C. Pearson. After the openers on both sides had replied the chairman summed up, and the question was decided in the negative by 11 votes to 8.

LEGAL NEWS.

APPOINTMENTS.

Mr. CHARLES A. SPENCER GARLAND, barrister, has been appointed Recorder of Winchester, in the place of Mr. W. Blake Odgers, Q.C., resigned.

Mr. WILLIAM GODDEN, B.A., LL.B., solicitor, and Mr. RICHARD PENNINGTON, solicitor, have been appointed by the Incorporated Law Society Members of the Senate of the new University of London.

LORD MACNAGHTEN, Judge Sir ALFRED MARTEN, Q.C., Mr. C. M. WARRINGTON, Q.C., and Mr. C. A. RUSSELL, Q.C., have been appointed by their respective Inns of Court Members of the Senate of the new University of London.

CHANGES IN PARTNERSHIP.

DISSOLUTION.

THOMAS LAWRENCE ATKINSON and ARTHUR FREDERICK ALEXANDER HOLLINGS, solicitors (Lawrence Atkinson & Hollings), Bradford. July 14. The said Thomas Lawrence Atkinson will carry on business under his own name. [Gazette, Oct. 12.]

GENERAL.

Mr. Wyndham Slade, the senior magistrate at the Southwark police-court, has been incapacitated by illness from attending the court during some days.

The *Athenaeum* says that Mr. Justice Mathew will contribute the record of the late Lord Chief Justice's career to the supplementary volume of the Dictionary of National Biography.

The first of the series of lectures arranged by the Solicitors' Managing Clerks' Association will be given on the 1st of November next in Gray's Inn Hall by Mr. C. A. Russell, Q.C., on "Some Points in the Law of Principal and Agent." Lord Alverstone (Lord Chief Justice of England) will take the chair.

Mr. Justice Ridley has fixed the following commission days for holding the autumn assizes on the Western Circuit—viz., Salisbury, Thursday, October 25; Dorchester, Tuesday, October 30; Taunton, Friday, November 2; Bodmin, Thursday, November 8; Exeter, Tuesday, November 13; Winchester, Monday, November 19; Bristol, Tuesday, November 27.

It is announced that at the special service at Westminster Abbey at 11.45 on Wednesday next places will be reserved for the judges, Queen's Counsel and officers of the Supreme Court who may attend. The Dean will receive the judges at the west door. The service will be over at 12.30. Queen's Counsel, officers, and other judicial and official persons will enter by Dean's-yard. The Junior bar will enter by Jerusalem Chamber. The Lord Chancellor's reception at the House of Lords will take place at 12.45.

The following gentlemen have been elected as a standing committee of the Chancery bar for the purpose of ascertaining from time to time, as occasion may require, the views of the Chancery bar on subjects affecting their interests—viz., Mr. Warrington, Q.C., Mr. Levett, Q.C., Mr. Butcher, Q.C., M.P., Mr. Warrington, Q.C., Mr. Hughes, Q.C., Mr. Swinfen Eady, Q.C., Mr. Vernon Smith, Q.C., Mr. Norton, Q.C., the Hon. Frank Russell, and Messrs. O. L. Clare, M.P., G. Henderson, H. Wright, A. F. MacSwinnay, S. O. Buckmaster, J. E. H. Benn, P. S. Gregory, and R. G. Northcote.

A question regarding the legal status of osteopathy, and physicians practising it, came, says the *Central Law Journal*, before the Court of Appeals of Kentucky in *Nelson v. State Board of Health*. The substance of the conclusion of the court in that case was that a college which teaches osteopathy, a method of treating diseases by kneading or manipulation of the body, and does not teach surgery, bacteriology, *materia medica*, or therapeutics, is not a "medical college" within the meaning of a statute of that State, which requires the State board of health to issue a certificate to practise medicine to any reputable physician who has a diploma from a reputable medical college chartered under the laws of this State, or from a reputable and legally chartered medical college of some other State or country, indorsed as such by the State board of health.

Henry W. Paine, one of the most brilliant lawyers of the Massachusetts bar, not long before his death, became, says the *Albany Law Journal*, interested in a case as a matter of charity, in which a lad of some fifteen years was charged with arson. Paine defended the boy, and offered conclusive evidence that he was, to all practical purposes, an idiot, and totally irresponsible. Nevertheless, the jury in the case, after a charge from the court, which was virtually an order for acquittal, brought in a verdict of guilty. The presiding judge then addressed Paine: "You will move for a new trial, I presume, Mr. Paine?" Paine arose with a demeanour that was painful in its solemnity. "I thank your honour for your suggestion," he said, "but I am impressed with the gravest doubts whether I have the right to move for a new trial in this case. Your honour, I have already asked for and have received for my idiot client the most precious heritage of our English and American common law—a trial by a jury of his peers." The judge then ordered the verdict set aside.

Judge P. S. Grosscup, of Chicago, is, says the *Albany Law Journal*, numbered among the comparatively few persons who have had the pleasure of reading their own obituary notices. Having broken down from overwork, he went abroad for the benefit of his health, and while sojourning

in Europe, the report was circulated widely in this country that he had died, although the fact was, happily, that he was constantly improving. The reports of his death, however, continued to circulate, and finally they came to be believed, and proceeding upon the assumption of their accuracy, many newspapers printed obituaries of the distinguished jurist who, upon his return, was able to enjoy the melancholy pleasure of perusing them. It is understood that the first inking Judge Grosscup had of his own death was that contained in a letter addressed to the "Executor of the late Hon. P. S. Grosscup," in which the head of a certain enterprising News Clipping Agency intimated that for the sum of two dollars, to him in hand paid, he would take pleasure in forwarding to the "executor" some fifty-two obituaries of the "late Judge Grosscup."

The *Times* announces the death of Mr. Thomas Gaskell Shearman, of the American bar. He was, our contemporary says, born in Birmingham in 1834, when he was a very small child his parents went to America and settled in New York. At the age of thirteen the boy left school and entered one of the great dry goods stores of the time, where he earned his living and assisted in the support of the other members of the family. Under the supervision of his mother, he kept up his studies with such assiduity and success that, at twenty-five, he was admitted to the practice of the law in Brooklyn, where his family had, in the meantime, taken up their residence. He began at once to do some valuable work in the preparation of legal text-books and treatises, becoming, in 1861, secretary of the Code Commission of the State of New York, and preparing the book of forms incident to the work of this important body. This was followed by the revision of the portion of the civil code relating to obligations, negligence, &c. The principal advocate of the New York Code was the late David Dudley Field, and the young secretary was thrown into such close relations with him that he was taken into partnership by him a few years later. Out of this grew Mr. Shearman's connection with the Erie Railroad complications in the interest of Jay Gould and James Fisk, success in which attracted attention to him while still young and comparatively new to the practice of the law. But it was in the celebrated case of *Tilton v. Beecher* that Mr. Shearman came into his greatest public prominence. He was a close personal friend of the Plymouth pastor, and so threw all the energy of his nature into the defence. His cross-examination of the witnesses in this case has long been one of the traditions of the American bar. He was apparently satisfied with his legal success, for from that time forward he devoted himself to the management of estates and to other fiduciary business.

"Country Solicitors," writing to the *Times* on Insurance and Lord Russell's Bill, says: "We are much astonished to find condemned, as the acceptance of a 'secret commission,' the present practice by which solicitors are remunerated for negotiating insurances and collecting premiums by commission from the insurance company, and for conducting Stock Exchange transactions by a share of the ordinary stockbrokers' commission. The custom in both respects is in our experience essentially in the best interests of all parties. The insurance office and the broker are relieved by us of a great deal of trouble in personally advising and corresponding with insurers or investors. Our clients have their insurances looked after by us personally on their behalf, and also have an opportunity of consulting us as to investments without being put to any additional expense. For ourselves we accept the remuneration, though except in large transactions it is quite inadequate, for it has the advantage of being fixed and paid by a simple and convenient system. We are not disposed, therefore, to give up the old custom and adopt any one of the three other possible courses—viz., charging our clients individually for such business, doing it gratuitously, or refusing to transact it at all. We have therefore decided to take every possible step to give the fullest notice of the custom, although it is certainly well understood by most, if not all, of our clients. We intend to stamp on all insurance policies and receipts the following notice: 'Messrs. — are the appointed agents of the — Insurance Company, and are remunerated by the company for their trouble in negotiating insurances and collecting premiums.' We shall also stamp on the copies of our brokers' notes of any Stock Exchange sales or purchases on behalf of clients the following notice: 'Stock Exchange investments are carried out through their regular stockbrokers by Messrs. —, whose remuneration is covered by the broker's ordinary commission.' A framed card bearing both notices is printed and posted in a conspicuous place in each of our waiting rooms and consulting rooms."

THE PROPERTY MART.

SALES OF THE ENSUING WEEK.

Oct. 26.—Messrs. E. & S. SMITH, at the Mart, at 2.—Leaseholds: Tufnell-park: Corner Residence, Eddleston-road; rental value, £20. Solicitors, Messrs. Ellis, Bickmesteth, & Ellis, London.—Highgate: Semi-detached Villa Residence; let at £55. Solicitors, Messrs. H. C. Coote & Bell, London.—Muswell-hill: Dwelling-house; let at £38. Solicitor, A. Neale, Esq., London.—Clerkenwell: Chemist's Shop and House; let at £65. Solicitor, T. B. Watson, Esq., London. (See advertisements, this week, p. 3.)

RESULT OF SALE.

REVISIONS AND LIFE POLICIES.

Messrs. H. E. FOSTER & ORANFIELD disposed of the majority of the Lots offered by them at their fortnightly Reversionary Sale, at the Mart, E.C., on Thursday last, the result of sale being £3,430.

REVERSIONARY LIFE INTEREST of a gentleman aged 51, receivable on the decease of a lady aged 51, in one Moiety of £21,421, &c. ... Sold 1,225

REVERSIONS:

To £1,400 Canada 4 per Cent. Stock; lady aged 56	680
To Freehold at Chelsea, producing £83 per annum; lady aged 78	480
To One-fourth of a Fund, value over £2,000; lady aged 66, provided gentleman aged 37 survives her	175
To One-eighth of £4,040 Consols; gentleman aged 74, provided lady aged 47 survives him	250
LIFE POLICY for £2,000, with profits, in the Equily and Law; life 64	680

WINDING UP NOTICES.

London Gazette.—TUESDAY, Oct. 16.

JOINT STOCK COMPANIES.

LIMITED IN CHANCERY.

BARTLETT'S "CORANOO," LIMITED—Creditors are required, on or before Nov 10, to send their names and addresses, and the particulars of their debts or claims, to Frederick Murgatroyd, Victoria bldg., Silver st., Bury, Lancs. Wood, Bury, solicitor for liquidator.

COVENTRY GAS FITTING ELECTRICAL AND ENGINEERING CO., LIMITED—Petition for winding up, presented Oct 16, directed to be heard on Oct 24. Sharpe & Co., 13, New St., Coventry st., for Hughes & Masser, Coventry, solicitors for petitioners. Notice of appearing must reach Sharpe & Co. not later than 6 o'clock in the afternoon of Oct 23.

HAURAKI PENINSULA EXPLORATION CO., LIMITED (IN LIQUIDATION)—Creditors are required, on or before Nov 24, to send their names and addresses, and the particulars of their debts or claims, to Oliver George Browne, Dashwood House, New Broad st., Box, 23, Great James st., Bedford row, solicitor for liquidator.

INTERNATIONAL ADVERTISING AGENCY, LIMITED—Petition for winding up, presented Oct 15, directed to be heard on Oct 24. Helder & Co., 3 and 4, Clement's inn, Strand, solicitors for petitioners. Notice of appearing must reach the above named not later than 6 o'clock in the afternoon of Oct 23.

PORTSEA CONSERVATIVE AND UNIONIST CLUB CO., LIMITED—Creditors are required, on or before Nov 20, to send their names and addresses, and the particulars of their debts or claims, to Herbert Bundy, 129, Queen st., Portsea.

PRINTING TELEGRAPH RECORDER CO., LIMITED—Creditors are required, on or before Nov 15, to send their names and addresses, and the particulars of their debts or claims, to G. A. G. Robertson (of Minton, Robertson, & Co.), 13, Basinghall st.

PROSPECTING AND GENERAL DEVELOPING CO. OF WEST AUSTRALIA, LIMITED—By an order made by Buckley, J., dated Sept 16, it was ordered that the voluntary winding up of the company be continued. Blair & Gilling, 1, Wool Exchange, Basinghall st., solicitors for petitioner.

SANDS, WILSON, & CO., LIMITED—Creditors are required, on or before Dec 1, to send their names and addresses, and the particulars of their debts or claims, to Walter Fenton, Wensleydale Mills, Birstall, Yorks. Brearley, Batley, solicitor for liquidator.

FOR THROAT IRRITATION AND COUGH "Epps's Glycerine Jujubes" always prove effective. They soften and clear the voice, and are invaluable to all suffering from cough, soreness, or dryness of the throat. Sold only in labelled tins, price 7d. and 1s. 1d. James Epps & Co., Ltd., Homoeopathic Chemists, London.—[ADVT.]

WARNING TO INTENDING HOUSE PURCHASERS AND LESSORS.—Before purchasing or renting a house have the Sanitary Arrangements thoroughly Examined, Tested, and Reported upon by an Expert from The Sanitary Engineering Co. (H. Carter, C.E., Manager), 65, Victoria-street, Westminster. Fee quoted on receipt of full particulars. Established 25 years. Telegrams, "Sanitation," London.—[ADVT.]

CREDITORS' NOTICES.

UNDER ESTATES IN CHANCERY.

LAST DAY OF CLAIM.

London Gazette.—TUESDAY, Oct. 16.

DOUGILL, WILLIAM, Horwich, Lancs Nov 13 Graveson & Sons v Dougill, Registrar, Manchester Smith, Manchester

UNDER 22 & 23 VICT. CAP. 35.

LAST DAY OF CLAIM.

London Gazette.—FRIDAY, Oct. 5.

ANSON-HORTON, AUGUSTA THERESA, Burton on Trent Nov 6 Holmes & Son, Bedford

APPELBY, SARAH, DE STROUD, Glos Nov 10 Winterbotham & Sons, Stroud

AKKAW, JAMES, Cubitt Town, Carman Nov 1 Bradshaw, Poplar

ATKINSON, FRANK, Poole, Dorset Nov 8 Aldridge, Poole

BAILEY, WILLIAM, Middleton, nr Leeds, Market Gardener Oct 31 Simpson & Simpson, Leeds

BEALE, HENRY, Fairford, Glos, Jeweller Nov 1 Iles, Fairford

BIRD, WILLIAM, Hoxton Nov 10 Double, Fore st

BOLT, ALFRED, Redland, Bristol Nov 1 Meade-King & Son, Bristol

BROOKMAN, HARRIS LONA, Kewington, Dec 31 Newton & Co, Great Marlborough st

BROWN, GEORGE WILLIAM, Ertch, Kent Nov 15 Savery & Stevens, Pen et, Fenchurch st

CAMPBELL, JAMES, Fairfield, Estate Agent Oct 30 Hoaking, Liverpool

CARPENTER, ELLEN LUCY, Great Ormesby, Norfolk Nov 1 Rix & Son, Beccles

CARPENTER, HENRY, Great Ormesby, Norfolk Nov 1 Rix & Son, Beccles

CASSON, ALFRED CHARLES, Rhyl, Flint Nov 1 Gamlin & Williams, Rhyl

GOULD, Rt Hon FREDERICK EDWARD, Earl of Cavan, Wheathampstead House, Herts Nov 1 Dimond & Son, Wimpole st

ELWES, ISABELLA RUTH, Bournemouth Nov 15 Bell & Co, Lincoln's inn fields

ESKERY, MARGARET, West Kensington Nov 1 James & Mallor, Coleman st

FRANKS, CHARLES, Balham Nov 1 Homewood, Old Jewry chambers

GABRETT, RICHARD, Walsall, Wine Merchant Nov 1 J N & E A Cotterell, Walsall

GILKAY, JESSIE ANNE, Wallasey, Cheshire Oct 30 Hoaking, Liverpool

GORRZ, ADOLF, Bishopgate st Within Nov 30 Smith, Coleman st

GRIFFITHS, EDMEKEER, Tredegar, Mon Oct 17 Spencer, Tredegar

HAINES, ELIZABETH, Stroud Nov 1 Winterbotham & Sons, Stroud, Glos

HAYWOOD, WILLIAM, South Hackney Nov 10 Double, Fore st

HEWETSON, THOMAS, Weasdale, Westmorland Nov 10 Shepherds & Walters, Finsbury

JOHNSON, HARRIETT, Weston super Mare Nov 3 Smith & Sons, Weston super Mare

MAKELL, RICHARD, Dengie, Essex, Farmer Nov 30 Crick & Freeman, Maldon

NEWBY, ELIZABETH MARY, Bath Nov 3 Rawlinson, Bedford row

NEWPORT, HELEN, Walton on Thames Nov 9 Phelps & Co, Aldermanbury

POLLITT, Rev HENRY WESTERN OSLOW, Ashurst, Kent Nov 12 Plaskitt, Lincoln's inn fields

PYE, EDWARD, Liverpool Nov 3 Hill & Son, Ormskirk

RANDALL, MARY, Kentish Town Nov 10 Savery & Stevens, Pen et, Fenchurch st

ROTHWELL, WILLIAM, Sefton, Lancs, Yeoman Dec 1 Gregson & Wilson, Liverpool

SHAMES, STEVEN, Brighton Nov 1 Hillman, Lewes

SIDWAY, MARY ANN WEALL, Bristol Nov 16 Gwynn & Masters, Bristol

SLATER, ELIJAH, Ashville Parsley, nr Leeds Nov 7 Calvert, Leeds

SMYTH, CHARLOTTE, Fenge, Surrey Nov 14 Pontifex & Co, St Andrew st, Holborn circus

STEVENS, FREDERICK WILLIAM, Bombay, India, Architect Nov 10 Maddison, Old Jewry

STREZAKES, THOMAS, nr Kirkham, Lancs, Tailor Oct 27 Dickson, Kirkham

TWIST, ANN, Hampton Wick Oct 30 Carr, Kingston on Thames

VOWE, BURAH, Salford Nov 1 Addleshaw & Co, Manchester

WATSON, FREDERICK EDWIN, Lowestoft Nov 1 Long & Gardiner, Lincoln's inn fields

WALTERS, Cape CHARLES, Funchose Nov 6 Capron & Co, Savile pl

WATERS, ALFRED, Gravesend, Kent Nov 1 Baynes, Dartford

WHEATWELL, EDWARD, Aldricham, Chester, Fish Dealer Nov 17 Nicholls & Co, Altrincham

London Gazette.—TUESDAY, Oct. 9.

AKERSTEN, MARY JANE, Dyestuff st, Finsbury Nov 6 Lewis & Co, London wall
 ARBOTH, FRANCES MARY, West Kensington Nov 13 Hughes & Co, Budge row
 BECKETT, MARIA, Bristol Nov 17 Tait & Arkell, Bristol
 BLAIR, JOHN, South Hackney Nov 1 Forbes & Son, London st, Fenchurch st
 BOWYER, JOHN, Penn, nr Wolverhampton, Farmer Nov 17 Underhill & Thorncroft, Wolverhampton
 BRANDRETH, ELIZABETH, Higher Broughton, Manchester Nov 8 Heath & Sons, Manchester
 CALDWELL, MISS GEORGINA AMELIA MARSH, Talk o' th' Hill, Stafford Nov 20 Barnard & Taylor, Lincoln's inn fields
 CHADWICK, PETER, Upholland, Lancs, Coach Builder Sept 5 Graham, Wigan
 COTES, MARY Parton, Wilts Nov 13 Kinneir & Co, Swindon
 EVANS, SELINA, Bristol, Licensed Victualler Nov 17 Tait & Arkell, Bristol
 EYEBARD, ALBERT EDWARD, Accos, W'st Africa Nov 1 Neal, Sheffield
 GARDNER, SARAH JEMIMA, Embsell, Oct 31 Clapham & Co, Levenshire sq
 HANDY, WILLIAM, Chisholm, Wills, Farmer Nov 5 Butterworth & Co, Swindon
 HARRIS, JAMES Birmingham, Notte, Farmer Dec 24 Carter, Nottingham
 HIRAPATH, EDWIN JOHN, Cleveland sq, Hyde Park Nov 10 Hooper & Whately, Lincoln's inn fields
 HEWSON, MRS MARY, Maryport, Cumberland Nov 14 Hewson, Maryport
 JACKMAN, JAMES JOSEPH, East Dulwich, Tobaccoist Nov 5 Colyer & Colyer, Wych st, Strand
 JACKSON, MARTHA, Thurgoland, York Nov 5 Smith & Co, Sheffield
 JENNINGS, JOSEPH, Leamington Spa, Warwick Nov 15 Overall & Son, Leamington Spa
 JOHNSON, ELIZA, Farnham, York Oct 29 Gilling, Knaresborough
 LEARMOUNT, MRS MARY ANN, South Shields Nov 11 Scott, jun, South Shields
 LEONARD, HANNAH, Scarborough, Greengrocer Nov 12 W & W S Drawbridge, Scarborough
 LINCK, REBEKAH, Hordsey Is Nov 16 Flux & Leadbitter, Leadhall st
 LYDIATT, THOMAS, Birkenhead Nov 10 Lamb & Co, Birkenhead
 MASTERS, HENRY, Lamb's Conduit st Dec 4 Wade, Clifford's inn
 MAYCOCK, ESTHER, Taddington, Derby Nov 17 Maycock, Birmingham
 POSTER, HENRY WILLIAM, Inverness, Hyde Park Nov 9 Blyth & Co, Gresham House
 ROGER, RACHEL HELEN, Fermagh, Ireland Nov 16 Hyland & Co, Cannon st
 STREET, JOHN FRANCIS, Whitefield, nr Manchester, Coal Merchant Nov 17 Schofield, Manchester
 SWART, MARY, Barton on Humber Jan 1 Nowell & Co, Burton on Humber
 WALKER, WILLIAM, Ann, Strand Nov 10 Standing & Co, Rochdale
 WILMOT, EMILY ELIZABETH, Gt Malvern Nov 30 Saltwell & Co, Stone bldgs, Lincoln's inn
 WILSON, RICHARD, Scarborough Nov 15 W & W S Drawbridge, Scarborough
 WITNEY, WILLIAM HENRY, Stroud, Glos Nov 7 Winterbotham & Sons, Stroud

London Gazette.—FRIDAY, Oct. 12.

ALDERSON, MRS JANE, Birkenhead Dec 1 Jones & Milne, Liverpool
 BUDDLE, ROBERT, New Brighton, Cheshire, Pilot Oct 24 Stainton, Carning Pierhead, N Liverpool
 BUSHELL, ELLEN, Bayswater Nov 30 Price & Sons, Walbrook
 BUTTERWORTH, WILLIAM, Rochdale, Draper Nov 12 Ripley, Rochdale
 CALDON, The Right Hon James Alexander, Fourth Earl of, KP, Caledon, Tyrone Nov 30 Field & Co, Lincoln's inn fields
 CAMPTON, FREDERICK WILLIAM, Reigate, Stockjobber Nov 10 Burn & Berridge, Old Broad st
 CORRY, MARY ISABELLA, Dedham, Essex Nov 10 Jones & Son, Colchester
 CURTIS, MARY ANN, Chetnole, Dorset Nov 1 Fooks & Douglas, Sherborne
 DAWSON, CHARLOTTE, Louth Oct 31 Owen, Louth
 DENNISON, CATHERINE GRACE, Altrincham Nov 12 Maynard, Preston
 EVANS, OWEN, Blaenau Ffestiniog, Merioneth Nov 20 Allanson & Co, Carnarvon
 GARRARD, ELIZABETH, Framlingham, Suffolk Nov 9 Ling, Framlingham
 GODWIN, HARRY, Aldermanbury Nov 10 Harris & Chetnam, Finsbury sq
 HARKLYN, JOHN HENLEY, Buckfastleigh, Devon, Commercial Traveller Nov 5 Bickford, New Abbot
 HARPER, WILLIAM, Newcastle upon Tyne, Builder Nov 12 Mather & Dickinson, Newcastle upon Tyne
 HARRIS, JANE, Pershore, Worcester Nov 14 Byrch & Cox, Evesham
 HART, CHARLOTTE, Chertsey st, Tottenham Court rd Dec 5 Taylor & Taylor, New Broad st
 HENDERSON, WILLIAM, Gundersbury Dec 10 Rye & Eyre, Golden sq
 HOLLIS, KATE, Bayswater Nov 12 Harris & Co, Coleman st

BANKRUPTCY NOTICES.

London Gazette.—TUESDAY, Oct. 9.

ADJUDICATION ANNULLED.

MOULDEN, MARTHA ANN, Hyde Park rd, Leeds, Lodging House Keeper Leeds Adjud June 29 Annul Sept 24

London Gazette.—FRIDAY, Oct. 12.

RECEIVING ORDERS.

AUSTIN, HENRY, Faringdon, Berks, Builder Swindon Pet Oct 8 Ord Oct 8
 BARNES, JOSEPH JAMES, Ealing, Commission Agent Brentford Pet Oct 9 Ord Oct 9
 BARNSTAD, RICHARD, Hackford, Norfolk, Corn Dealer Norwich Pet Sept 13 Ord Oct 9
 BERNELL, HAROLD E, Handsworth, Stock Broker Birmingham Pet Sept 11 Ord Oct 9
 BLACK, ROBERT, York, Commission Agent York Pet Oct 9 Ord Oct 9
 BOLAND, JAMES, Wolverhampton, Tailor Wolverhampton Pet Sept 24 Ord Oct 8
 BOY, LEONARD GOULD, Landport, Hants, Saddler Portsmouth Pet Oct 9 Ord Oct 9
 BRICKELL, RICHARD, Lee, Kent, Butcher Greenwich Pet Sept 7 Ord Oct 9
 BRIGHTMAN, ALFRED, Hampstead, Straw Hat Manufacturer High Court Pet Sept 18 Ord Oct 10
 BRUCE, D T, Brighton Brighton Pet Sept 11 Ord Oct 10
 COOPER, CHARLES JAMES, Plymouth Plymouth Pet Oct 9 Ord Oct 9
 COTTELL, CHARLES, Moseley, Worcesters, Commission Agent Birmingham Ord Oct 8
 CROWE, JAMES, Llanelli, Cheshire, Builder Birkenhead Pet Sept 25 Ord Oct 9
 CUTLER, CHRISTOPHER, Sparkhill, Worcesters, Builder Birmingham Pet Oct 10 Ord Oct 10
 D'ALESSANDRI, GUGLIELMO, Victoria st, Restaurateur High Court Pet Sept 18 Ord Oct 8
 DALTON, GEORGE WILLIAM, Margate, Blacksmith Canterbury Pet Oct 10 Ord Oct 10
 DA SILVA, ALBERTO JOSE GOMES, Whitlington rd, Bowes Park, Watch Dealer Edmonton Pet May 21 Ord Oct 9

DORSON, WILLIAM, Holme, Westmorland, Farmer Kendal Pet Oct 8 Ord Oct 8
 DOUGHTY, JOHN FREDERICK, Wincanton, Somerset, Fishmonger Yeovil Pet Oct 8 Ord Oct 8
 EDWARDS, EMMETT, and CORNELIUS ALEXANDER MORLEY, Dovecotter, Wood Green, Drapers Edmonton Pet Oct 6 Ord Oct 6
 FIELD, WALTER, Oakham, Fried Fish Seller Leicester Pet Oct 10 Ord Oct 10
 FROST, JOHN CHARLES, Stoke Newington, Baker Edmonton Pet Sept 7 Ord Oct 8
 GARGOIGNIE, FREDERICK CHARLES, Consett, Durham, Farmer Newcastle upon Tyne Pet Oct 8 Ord Oct 8
 GEORGE, EDWARD, St Thomas, Swansea, Livery Stable Keeper Swansea Pet Oct 9 Ord Oct 9
 HILL, WILLIAM, Freshard, Worcs, Boot Dealer Worcester Pet Oct 10 Ord Oct 10
 JOLLEY, WILLIAM, and ROWLAND MULLIS, Kettering, Boot Manufacturers Northampton Pet Oct 9 Ord Oct 9
 KELLY, JAMES, Upper Edmonton, Commission Agent Edmonton Pet Oct 9 Ord Oct 9
 LLEWELLYN, GEORGE, Tonypandy, Glam, Saddler Pontypridd Pet Oct 8 Ord Oct 8
 LONGMORE, JAMES, Walsall, Coal Dealer Walsall Pet Oct 5 Ord Oct 5
 LUNNY, WILLIAM HENRY, Padsey, Yorks, Butcher Bradford Pet Oct 10 Ord Oct 10
 MARGARITIS, HERACLIUS DEMETRIUS, Gt Tower st, Dried Fruit Importer High Court Pet Oct 9 Ord Oct 9
 NEILL, ALBERT GEORGE SMITH, Horsted Keynes, Sussex, Dairy Farmer Brighton Pet Oct 10 Ord Oct 10
 NOBLE, WILLIAM THOMAS, Liverpool, Insurance Clerk Liverpool Pet Oct 8 Ord Oct 8
 NUTT, JAMES WILLIAM, Gambett New rd, Solicitor High Court Pet Sept 14 Ord Oct 10
 PEACHE, WILLIAM, Stoke upon Trent, Earthenware Manufacturer Stoke upon Trent Pet Sept 27 Ord Oct 10
 RICARDO, SAMUEL DANIEL, Brick In, Spitalfields, Draper High Court Pet Oct 9 Ord Oct 9
 ROBERTS, SAMUEL, Holywell, Flint, Timber Merchant Chester Pet Sept 24 Ord Oct 8
 SEXTON, JOHN THOMAS, Ayleham, Norfolk, Baker Norwich Pet Oct 10 Ord Oct 10
 SHALE, STURLEY GEORGE, Landport, Hants, Draper Portsmouth Pet Oct 8 Ord Oct 8

HOWITT, THOMAS, Lincoln Nov 16 Tweed & Co, Lincoln
 JONES, CONSTANTINE ALEXANDER, Hove, Sussex Nov 15 Upperton & Bacon, Brighton
 KING, ANITA PHILADELPHIA ROWLEY, Brandon, Suffolk Nov 12 Wood, Brandon
 LEACH, JAMES, Rochdale General Agent Nov 17 Moleworth, Rochdale
 LEWIS, JOHN, Titchmarsh Northampton Farmer Nov 24 French, Thrapston
 LUCAS, STURLEY, Milverton, Somerset Nov 16 Here & Son, Milverton
 MARSHALL, WILLIAM, Upper Norwood Nov 24 Mackrell & Co, Cannon st
 MASON, JAMES Southport Nov 13 Whitworth & Co, Ashton upon Lyne
 MOFFATT, ALFRED, Selby, York, Maltster Nov 17 Ibberson, Heckmondwike
 MORTON, MARY, East Bedford Dec 4 Mee & Co, Bedford
 NEWBY, JOHN HARRISON, Birmingham, Wheelwright Nov 15 Jagger, Birmingham
 OPPENHEIMER, SIR CHARLES, K M's Consul General at Frankfurt on Main, Germany Dec 31 Hopkinson & Oppenheimer, St Swithin's ln
 ROBERTS, COLIN RUSSELL, roydson Nov 9 Buck, Wembley
 SMITH, JOHN WILLIAM NIDNEY, CE, Leamington Nov 10 Large & Son, Leamington
 TATE, REV GEORGE EDWARD, Bath Nov 12 Palmer, Seymour pl
 TIDYMAN, CHARLES, Haswell Plough, Durham Nov 10 Watson & Smith, Durham
 WHITE, ELIZABETH, Plymouth Nov 17 Gidley & Son, Plymouth
 WILLIAMS, JOHN DAVIES, Tredegar, Mon Dec 1 Shepard, Tredegar
 WILLIAMSON, WILLIAM, Seabridge, York, Dyer Nov 24 Pickles, Halifax
 WILSON, WILLIAM JOHN, Cairo, Egypt Nov 20 Irvine & Borrowman, Hart st, Mark ln
 WRIGHT, ISABEL, Heaketh Bank, Lancs Nov 7 Buck & Dicksons, Preston

London Gazette.—TUESDAY, Oct. 16.

ALLOOCK, WALTER, Edgbaston, Birmingham Dec 1 New, Birmingham
 BAKER, BENJAMIN, Hoo, Kent, Potter Nov 8 Robinson, Strood
 BARKER, GEORGE, Norton in Hales, Salop, Coal Agent Nov 13 Sproston, Newcastie under Lyme
 DALTON, EMILY FRANCES, Leicester Dec 31 Salusbury & Woodhouse, Leicester
 DENT, JOHN SMITH, Leadenhall st, Oil Merchant Nov 24 Gresning, Fenchurch st
 ELLIS, HARRY, Liverpool Nov 17 Cornish, Liverpool
 EVANS, THOMAS, Caeffwys, Flint Nov 29 Cape, Holywell
 GIBBINGS, JOHN WILLIAM, Exeter Dec 1 Burch & Son, Exeter
 GOODWIN, WILLIAM JOHN, Cairo, Egypt Nov 20 Irvine & Borrowman, Hart st, Mark ln
 GREEN, GEORGE, Westergate, nr Chichester, Harness Maker Nov 20 Barnett & Shirer, Watling st
 HYLTON, the Right Hon HEDWORTH HYLTON, Baron, Ammerdown, Somerset Oct 31 Crutwell & Co, Frome
 JACOB, SARAH, Liverpool Nov 10 Bartley & Bird, Liverpool
 JOHNSON, HARRIET CAROLINE, Alverstoke, Hants Nov 20 Holland & Son, Portsmouth
 KENWORTHY, EDWARD BUCKLEY, Brookside Hale, Chester Nov 12 Baxford & Smith, Manchester
 MALTY, CHARLES, Caledonian rd, Grocer Nov 15 Roberts, Bishopgate st Without
 MARION, MILES, Liverpool Nov 18 Banks & Co, Liverpool
 MORRISSEY, ANNIE, Hyde, Chester Nov 17 Bostock, Hyde
 MORSE, WILLIAM, Fitzroy mews, Cab Proprietor Oct 31 Freeman, Bedford row
 MORTIMER, FREDERICK WILLIAM, Conduit st Nov 30 Wright & Co, Lincoln's inn fields
 MOUNTAIN, JOHN, Whalley Range, nr Manchester Dec 1 Simpson, Manchester
 OGDEN, SAMUEL, Longsight, Manchester Nov 30 Wilson, Ashton upon Lyne
 PARKER, SIR GEORGE ARTHUR, Whitehall st Nov 15 Miller & Co, Salters' Hall
 RACKMAN, OLIVER GEORGE, Borough High st, Chemist Nov 12 Flesse & Son, Old Jewry church
 RANKINE, MARY FOTHERINGHAM, Clapham Common Nov 20 Allen & Edwards, Gt Winchester st
 RICKERTY, MARY SUSANNA, Walbrook, Printer Nov 30 Darley & Cumberland, John st, Bedford row
 ROBINSON, GEORGE EDWARD, Lincoln Nov 12 Tweed & Co, Lincoln
 SHAW, CHARLES, Hogthorpe, Lincoln, Gent Dec 12 Allison & Allison, Louth
 SHEPARD, EDWARD, Deptford, Gent Dec 1 Laytons, Budge row
 SMITH, ARTHUR, Tidal Basin, West Ham, Licensed Victualler Nov 17 Jackman, Lincoln's inn fields
 SMITHSON, GEORGE, Mirfield, Yorks, Warehouseman Nov 15 Brook, Huddersfield
 STAMPER, WILLIAM JAMES, Wandsworth, Coachbuilder Nov 16 Blyth & Co, Gresham House
 THOMAS, ELLEN, Conway, Carnarvon Nov 9 Porter & Amplett, Conway
 WAKEFIELD, HENRIETTA, Redditch Oct 25 Tunbridge, Redditch
 WELLS, ELIZABETH, Peckham, Nov 15 Fraser, Dean st, Soho
 WICKES, JON, Little Stonham, Suffolk, Farmer Nov 16 Kersey, Ipswich
 WILLIAMS, MRS SARAH ROSE MARIA, Llandudno, Carnarvon Oct 31 Edleston, Crews
 WOOD, HENRY BENJAMIN, Liverpool Nov 30 Geddes, Liverpool

FIRST MEETINGS.

BALCOMBE, WILLIAM JAMES, Clapham, Clerk Oct 19 at 12
 24, Railway app, London Bridge
 BAKER, ARTHUR CHARLES, Dalton, Licensed Victualler Oct 19 at 11.30 24, Railway app, London Bridge
 BLACK, ROBERT, York, Commission Agent Oct 24 at 12.15
 Off Rec, 28, Stonegate, York
 BATTIE, WILLIAM ALEXANDER, Kirkleatham Old Hall, nr Redfoss Oct 24 at 3 Off Rec, 8, Albert rd, Middlesbrough
 BOX, LEONARD GOULD, Landport, Hants, Saddler Oct 19 at 3.30 Off Rec, Cambridge junc, High st, Portsmouth
 CHESTERMAN, THOMAS, Bradford, Commercial Traveller Oct 19 at 11 Off Rec, 81, Manor row, Bradford
 CIMA, FERNANDO, Harcourt st, Marylebone, Traveller Oct 22 at 12 Bankruptcy bldgs, Carey st
 D'ALESSANDRI, GUGLIELMO, Victoria st, Restaurateur Oct 23 at 12 Bankruptcy bldgs, Carey st
 DAVIS, SARAH, Swansea, Hairdresser Oct 23 at 12.30 Off Rec, 31, Alexandra rd, Swansea
 EARNHAM, DAVID, Huddersfield, Grocer Oct 19 at 12 19, John William st, Huddersfield

BEK, WALTER, Norwich, Carriage Builder Oct 20 at 12.30
Off Rec, 8, King st, Norwich

FAULKNER, THOMAS HENRY, Hanley, Restaurant Keeper
Oct 19 at 11.30 Off Rec, Newcastle under Lyme

FRASER, JOHN, Chancery in Oct 23 at 1 Bankruptcy bldgs,
Cary at

FURNACE, GEORGE, Devonshire ter, Hyde Park, Wine
Merchant Oct 19 at 11 Bankruptcy bldgs, Cary at

GIBSON, JAMES, Healey, Sheffield, Cutlery Manufacturer
Oct 19 at 12 Off Rec, Figtace in, Sheffield

GILBORN, WILLIAM HENRY, Manchester, Tobacconist Oct
19 at 2.30 Off Rec, Byrom st, Manchester

GODFREY, G B, and CHARLES LIDDELOW, Victoria st, Con-
tractors

GROER, NICOLAUS FREDERICK PETER, Fenchurch st, News-
paper Proprietor Oct 24 at 11 Bankruptcy bldgs,
Cary at

HARRIS, HENRY JOSEPH, Berners st, Gunmaker Oct 19 at 1
Bankruptcy bldgs, Cary at

HARVEY, RICHARD, Station garden, Engineer Oct 26 at
2.30 Bankruptcy bldgs, Cary at

HILL, WILLIAM, Evesham, Worcester, Boot Dealer
Oct 24 at 11 45, Copenhagen st, Worcester

HUGHES, WILLIAM D., Lanserchymed, Butcher Oct 22 at
8 Crypt chmbrs, Radgate row, Chester

JAMES, GEORGE WILLIAM, High st, Borough, Carman Oct
19 at 12 Bankruptcy bldgs, Cary at

KENNEDY, ARTHUR JOHN CLARK, Kensington Oct 23 at 12
Bankruptcy bldgs, Cary at

LA FRUILLADE, ARTHUR, Union st, Borough, Licensed
Vintner Oct 23 at 1 Bankruptcy bldgs, Cary at

MATTHEWS, WILLIAM GE Yarmouth, Blacksmith Oct 20
at 18 Off Rec, 3, King st, Norwich

MERRILL, GOLDIE WILLIAM, jun, Dover, Labourer Nov
8 at 9 Off Rec, 83, Castle st, Canterbury

MOODY, JOHN FREDERICK BADGER, Barnet, Barrister Oct
22 at 3 95, Temple chmbrs, Temple av

NICHOLAS, DANIEL, Tonyandy, Glam, Grocer Oct 19 at
3 135, High st, Morthy Tyddil

PALMER, ROBERT, Enfield, Builder Oct 20 at 11 Off Rec,
95, Temple chmbrs, Temple av

FRANK, EMILY, Ludgate hill, Licensed Victualler Oct 25
at 12 Bankruptcy bldgs, Cary at

PREIFFER, ALON, Bernersdree, Victualler Oct 24 at 11
Bankruptcy bldgs, Cary at

PRICE, JOHN CHARLES WILLIAM, Cheltenham, Pork
Butcher Oct 23 at 3.30 County Court bldgs, Chelten-
ham

ROSENBLATT, DAVID, Bulwell, Leather Dresser Oct 19 at
2.30 Off Rec, 4, Castle pl, Park st, Nottingham

RUSSELL, HENRY JOHN, King's rd, Chelsea, Provision
Dealer Oct 24 at 1 Bankruptcy bldgs, Cary at

RYLAND, GEORGE, Tewkesbury, Blacksmith Oct 23 at 2.45
County Court bldgs, Cheltenham

SHALE, HENRY, Mumbles, Glam, Butcher Oct 23 at 12
Off Rec, 31, Alexandra rd, Swansea

SHALE, STUCLEY GEORGE, Landport, Hants, Draper Oct
19 at 3 Off Rec, Cambridge junc, High st, Portsmouth

SHERIDAN, SMITH BRINSLEY, Victoria st, Barrister Oct
22 at 11 Bankruptcy bldgs, Cary at

STEVENS, JAMES ARTHUR, Newquay, Cornwall, Coachbuilder
Oct 20 at 12 Off Rec, Rosebery st, Truro

WHITFIELD, FREDERICK, East Loos, Cornwall, Credit Draper
Oct 22 at 11 6, Athensum ter, Plymouth

WINE, HYMAN, Kingston upon Hull, Confectioner Oct 19
at 11 Off Rec, Trinity House in, Hull

ADJUDICATIONS.

AUSTIN, HENRY, Faringdon, Berks, Builder Swindon
Pet Oct 8 Ord Oct 8

BARNES, JOSEPH JAMES, Ealing, Commission Agent
Brentford Pet Oct 9 Ord Oct 9

BARROCCIO, UGO, Great Tower st, Provision Importer
High Court Pet Sept 4 Ord Oct 9

BATTING, WILLIAM ARTHUR, Kiotheam Old Hall, nr
Redcar, Middleborough Pet June 25 Ord Oct 5

BOX, LEONARD GOULD, Landport, Hants, Saddler Ports-
mouth Pet Oct 9 Ord Oct 9

CLIFFORD, ALFRED BODMAN, Hendon, Hotel Broker Barnet
Pet June 30 Ord Oct 9

COOPER, CHARLES JAMES, Plymouth Plymouth Pet Oct
9 Ord Oct 9

DALTON, GEORGE WILLIAM, Margate, Blacksmith Canter-
bury Pet Oct 10 Ord Oct 10

DOBSON, WILLIAM, Holme, Westmorland, Farmer Ken-
dal Pet Oct 8 Ord Oct 8

DOUGHTY, JOHN FREDERICK, Wigwanton, Somerset, Fish-
monger Yeovil Pet Oct 8 Ord Oct 8

EARNshaw, DAVID, Huddersfield, Grocer Huddersfield
Pet Oct 8 Ord Oct 8

EDWARDS, ERNEST, and CORNELIUS ALEXANDER MORLEY,
Dovecot ter, Wood Green, Drapers Edmonton Pet
Oct 8 Ord Oct 8

FIELD, WALTER, Oakham, Rutland, Fried Fish Seller
Leicester Pet Oct 10 Ord Oct 10

GEORGE, EDWARD, St Thomas, Swansea, Livery Stable
Keeper Swansea Pet Oct 9 Ord Oct 9

HILL, WILLIAM, Evesham, Worcs, Boot Dealer Worcester
Pet Oct 10 Ord Oct 10

MOORE, ELLEN, Brinsall, Lancs Bolton Pet Sept 8 Ord
Oct 8

JOLLEY, WILLIAM and ROWLAND MULLIS, Kettering, Boot
Manufacturers Northampton Pet Oct 9 Ord Oct 9

LEWELLYN, GEORGE, Tonyandy, Saddler Pontypridd
Pet Oct 8 Ord Oct 8

LONGMORE, JAMES, Walsall, Coal Dealer Walsall Pet
Oct 5 Ord Oct 5

LUNBY, WILLIAM HENRY, Pudsey, Yorks, Butcher Bradford
Pet Oct 10 Ord Oct 10

MARGARITA, HERACLIUS DEMETRIUS, Great Tower st,
Commission Agent High Court Pet Oct 9 Ord Oct 9

NOBLE, WILLIAM THOMAS, Everton, Liverpool, Insurance
Clerk Liverpool Pet Oct 8 Ord Oct 8

PALMER, ROBERT, Enfield, Builder Edmonton Pet Aug 24
Ord Oct 5

PICKLES, JAMES, Pudsey, Yorks, Engineer Bradford Pet
Sept 19 Ord Oct 9

RICHARD, SAMUEL DANIEL, Brick In, Spitalfields, Draper
High Court Pet Oct 9 Ord Oct 9

SEXTON, JOHN THOMAS, Aylham, Norfolk, Baker Norwich
Pet Oct 10 Ord Oct 10

SHALE, STUCLEY GEORGE, Landport, Hants, Draper
Portsmouth Pet Oct 8 Ord Oct 8

STRAD, HOLMES, Llanelli High Court Pet June 21 Ord
Oct 8

TAYLOR, ENOCH, Earl's Court rd, Licensed Victualler High
Court Pet Sept 13 Ord Oct 8

TEIRNEY, THOMAS TIMOTHY, Chorley, Bricklayer Bolton
Pet Oct 4 Ord Oct 4

TEMPLE, ROBERT SCOTT, Staines, Artist High Court Pet
Oct 10 Ord Oct 10

TOMPKINS, ARTHUR, Finedon, Northampton, Cycle Agent
Northampton Pet Oct 9 Ord Oct 9

VIGGERS, FANDEL, Horley, Oxon, Farmer Banbury Pet
Oct 4 Ord Oct 10

VINCENT, ROBERT, Bounds green, Wood Green, Butcher
Edmonton Pet Aug 29 Ord Oct 5

WALTON, JOSEPH, Prestwich, Lancs, Stonemason Salford
Pet Sept 7 Ord Oct 8

WATKINSON, ALFRED WILLIAM, Leytonstone, Ironmonger
High Court Pet Oct 10 Ord Oct 10

WATT, JAMES, Gushborough, Butcher Stockton on Tees
Pet Oct 9 Ord Oct 9

WILLIAMS, JARRETT LEWIS, Seacombe, Foreman Joiner
Birkenhead Pet Oct 10 Ord Oct 10

WILLIAMSON, JAMES EDWIN, Stockport, Hairdresser Stock-
port Pet Oct 10 Ord Oct 10

WOOD, JOSEPH OLIVER, Gateshead, Ba man Newcastle on
Tyne Pet Sept 29 Ord Oct 8

London Gazette.—Tuesday, Oct. 18.

RECEIVING ORDERS.

BECK, EDWARD, jun, Chard, Somerset Taunton Pet Sept
27 Ord Oct 13

BROWN, ROBERT WILLIAM, Gt Yarmouth, Journeyman
Confectioner Gt Yarmouth Pet Oct 13 Ord Oct 13

CAY, CHARLOTTE C B, Malvern Link, Worcester Wo cester
Pet Sept 29 Ord Oct 13

CHAPMAN, JOHN, Pontesbury, Salop, Butcher Shrewsbury
Pet Oct 3 Ord Oct 10

CRAWLEY, HERBERT, Tring, Hertford, Wheelwright
Aylesbury Pet Oct 11 Ord Oct 11

CUNNINGHAM, HENRY, Lowestoft, Cab Proprietor Gt
Yarmouth Pet Sept 26 Ord Oct 13

DANCE, HENRY, St John in Bedwardine, Worcester,
Market Gardener Worcester Pet Sept 28 Ord Oct 13

ELLIS, ALFRED KEABLE, Ipswich Ipswich Pet Oct 11
Ord Oct 11

ENSLY, OLIVER HARRISON, Listerhills, Bradford, Coal
Merchant Bradford Pet Oct 13 Ord Oct 13

GILL, WILLIAM, Southend on Sea, Brake Proprietor
Chelmsford Pet Oct 9 Ord Oct 9

GREENALL, JOHN LINDSAY, and HAMILTON PROCTOR
GREENALL, Liverpool, Jam Manufacturers Liverpool
Pet Oct 11 Ord Oct 11

GRIFFIN, WILLIAM LEONARD, Newborough Northampton,
Publican Peterborough Pet Oct 11 Ord Oct 11

HARNES, CORNELIUS BENNETT, Clapham Wandsworth
Pet Aug 8 Ord Oct 11

HOTHAM, JEMIMA, Pocklington, York, Boot Dealer York
Pet Oct 11 Ord Oct 11

HUNT, ALFRED, Faringdon, Berks, Cycle Manufacturer
Swindon Pet Sept 25 Ord Oct 8

JAMES, ERNEST BRASSETT, Albany st, Blouse Manufacturer
High Court Pet Sept 15 Ord Oct 13

LEWERY, WILLIAM, Chadwell, Essex, Carman Chelmsford
Pet Oct 12 Ord Oct 12

MESSENGER, WALTER WILLIAM Gloucester, Haulier
Gloucester Pet Oct 12 Ord Oct 12

MILSON, THOMAS, Kingswood, Glos, Boot Manufacturer
Bristol Pet Oct 11 Ord Oct 11

NATHE, ALEXANDER GORDON, Liverpool, Travelling Draper
Liverpool Pet Oct 12 Ord Oct 13

PLATTEN, ROBERT SAMUEL, and PHILLIP JOHN PLATTEN,
Clipstone, Norfolk, Farmers Norwich Pet Oct 12
Ord Oct 12

READ, JOHN, Salisbury, Wilts, Labourer Salisbury Pet
Oct 12 Ord Oct 12

RICK, JOSEPH, Whitechapel, Coach Builder High Court
Pet Oct 11 Ord Oct 11

ROBERTS, JOHN, Dolgelly, Stationer Aberystwith Pet Oct
12 Ord Oct 12

ROSEFIRTH, BEN RAYNER, Rothbury, Northumberland,
Ironmonger Newcastle on Tyne Pet Oct 12 Ord
Oct 12

SAVINE, WILLIAM, King's Norton, Worcester, Fruiterer
Birmingham Pet Oct 11 Ord Oct 11

SCRAGO, WILLIAM, Burton on Trent, Pattern Maker
Burton on Trent Pet Sept 26 Ord Oct 10

TURNER, CHARLES, Downing, Gt Yarmouth, Licensed
Victualler Gt Yarmouth Pet Oct 12 Ord Oct 13

UNWIN, GEORGE, St Martin's in, Theatrical Manager High
Court Pet Sept 14 Ord Oct 11

WALLHEAD, HERBERT, Nuneaton, Coal Merchant Coventry
Pet Oct 10 Ord Oct 10

WALTER, GEORGE JAMES, Chatham, Builder Rochester
Pet Oct 11 Ord Oct 11

WIDEBRELL, JOHN EDWARD Yeaveley, Derbys, Farmer
Burton on Trent Pet Oct 12 Ord Oct 12

WILDMAN, STEPHEN, Yeasdale, Yorks, Worsted Spinner
Leeds Pet Oct 11 Ord Oct 11

WILLIAMS, THOMAS HUGHES, Prescott, Lancs, Chemist
Liverpool Pet Oct 6 Ord Oct 11

WILSON, GEORGE ROBERT, Mansfield, Notts, Baker Not-
tingham Pet Oct 12 Ord Oct 12

FIRST MEETINGS.

APPS, SAMUEL, and JOHN ERNEST APPS, Sidlesham, nr
Chichester, Grocers Oct 23 at 3 Dolphin Hotel,
Chichester

BARNARD, RICHARD, Haxford, Norfolk, Coal Dealer Oct
27 at 12 Off Rec, 5, King st, Norwich

BERMAN, ISRAEL, Liverpool, Cabinet Maker Oct 24 at 12
Off Rec, 35, Victoria st, Liverpool

BRIGHTMAN, ALFRED, Charterhouse bldgs, Straw Hat
Manufacturer Oct 24 at 12 Bankruptcy bldgs,
Cary at

CHAPMAN, JOHN, Pontesbury, Salop, Butcher Oct 24 at
11.30 Off Rec, 42, St. John's hill, Shrewsbury

COOPER, CHARLES JAMES, Plymouth Oct 25 at 11 6,
Athensum ter, Plymouth

DAVIES, JOSEPH EVANS, Tredegar, Mon, Plumber Oct 24
at 12 135, High st, Morthy Tyddil

DOUGHTY, JOHN FREDERICK, Wigwanton, Somerset, Fish-
monger Oct 23 at 12.30 Off Rec, Salisbury

EASTWOOD, ROBERT, Bowles, Lancs, Innkeeper Oct 24 at
3 Off Rec, Bank chmbrs, Quon st, Oldham

ELLIS, ALFRED KEABLE, Ipswich Oct 31 at 11 Off Rec,
35, Princes st, Ipswich

FIELD, WALTER, Oakham, Rutland, Fried Fish Seller Oct
23 at 12 Off Rec, 1, Berridge st, Leicester

GASCOIGNE, FREDERICK CHARLES, Rowley, Consett, Durham,
Fathers Oct 23 at 11.30 Off Rec, 30, Mosley st, New-
castle on Tyne

GEORGE EDWARD, Swansea, Livery stable Keeper Oct 23
at 2.30 Off Rec, 31, Alexandra rd, Swansea

HARRIS, WILLIAM HENRY, Birmingham, Stamper Oct 24
at 11 174, Corporation st, Birmingham

HARRISON, J B, Bromley, Kent, Builder Oct 24 at 12.30
24, Railway app, London Bridge

HOTHAM, JEMIMA, Pocklington, York, Boot Dealer Oct 26
at 12 135, High st, Morthy Tyddil

JOLLEY, WILLIAM, and ROWLAND MULLIS, Kettering, Boot
Manufacturers Oct 24 at 2 George Hotel, Kettering

JONES, THOMAS, Smethwick, Stafford, Provision Dealer
Karnofsky, Joseph Isaac, Morthy Tyddil, Clothier Oct
23 at 12 135, High st, Morthy Tyddil

LONGMORE, JAMES, Walsall, Coal Dealer Oct 24 at 11.30
Off Rec, Walsall

LUNBY, WILLIAM HENRY, Pudsey, Yorks, Butcher Oct 24
at 11 Off Rec, 31, Manor row, Bradford

MAVER, FREDERICK, Wakefield, Plumber Oct 23 at 11 Off
Rec, 6, Bond ter, Wakefield

MARTIN, THOMAS WILLIAM, Lewes Hotel Keeper's Manager
Oct 31 at 11 17, High st, Lewes

MEYERICK, CHARLES, Staines, Oct 23 at 3 24, Railway app,
London Bridge

NOBLE, WILLIAM THOMAS, Everton, Liverpool, Insurance
Clerk Oct 24 at 2 Off Rec, 35, Victoria st, Liverpool

PILLING, THOMAS HECTOR KERRIAR, Rochdale, Joiner Oct
23 at 11.15 Townhall, Rochdale

RICHARD, SAMUEL DANIEL, Brick In, Spitalfields, Drap-
Nov 1 at 11 Bankruptcy bldgs, Cary at

RICK, JOSEPH, Whitechapel, Coach Builder Oct 26 at 2.30
Bankruptcy bldgs, Cary at

SEXTON, JOHN THOMAS, Aylham, Norfolk, Baker Oct 27
at 12.30 Off Rec, 5, King st, Norwich

SMITH, ALFRED, sen. Bexhill, Sussex, Butcher Oct 29 at
11.30 County Court Office, 24, Cambridge rd, Hastings

SMITH, GEORGE JAMES, Bookbck, York Oct 25 at 3 Off
Rec, 8, Albrs rd, Middlesborough

SMITH, THOMAS EDGAR, Notting Hill, Hardware Merchant
Oct 25 at 11 Bankruptcy bldgs, Cary at

SPILLER, WILLIAM Harrow on the Hill, Builder Oct 25 at
3 Off Rec, 95, Temple chmbrs, Temple av

TAYLOR, ENOCH, Earl's Court rd, Licensed Victualler Oct
24 at 2.30 Bankruptcy bldgs, Cary at

TEMPLE, ROBERT SCOTT, Staines, Artist Oct 31 at 12
Bankruptcy bldgs, Cary at

TONG, ARTHUR EDWARD, Camberwell New rd, Licensed
Victualler Oct 23 at 13 Bankruptcy bldgs, Cary at

VIGGERS, SAMUEL, Horley, Oxon, Farmer Oct 23 at 12
1, St Aldate's, Oxford

VINCENT, ROBERT, Rochester ter, New Southgate, Butcher
Oct 24 at 3 Off Rec, 95, Temple chmbrs, Temple av

WATKINSON, ALFRED WILLIAM, Leytonstone, Ironmonger
Oct 24 at 11 Bankruptcy bldgs, Cary at

WALTER, GEORGE JAMES, Chatham, Builder Oct 29 at 11.30
115, High st, Rochester

WEBB, ROBERT A, Eastbourne, Fishmonger Oct 30 at 2
Colles & sons Seaside rd, Eastbourne

WILLIAMS, JARRETT LEWIS, West Kirby, Cheshire, Fore-
man Joiner Oct 24 at 2.30 Off Rec, 35, Victoria st,
Liverpool

ADJUDICATIONS.

BARSTAD, RICHARD, Haxford, Norfolk, Coal Dealer
Norwich Pet Sept 13 Ord Oct 12

BENNETT, JAMES D, Bristol, Ironmonger Bristol Pet Sept
12 Ord Oct 11

BLACK, ROBERT, York, Commission Agent York Pet Oct
9 Ord Oct 10

CHAPMAN, JOHN, Pontesbury, Salop, Butcher Shrewsbury
Pet Oct 3 Ord Oct 11

CIMA, FERNANDO, Gerard st, Soho, Traveller High Court
Pet Oct 5 Ord Oct 11

EASTWOOD, ROBERT, Bowles, Lancs, Innkeeper Oldham
Pet Sept 11 Ord Oct 13

ELLIS, ALFRED KEABLE, Ipswich Ipswich Pet Oct 11
Ord Oct 11

ENSLY, OLIVER HARRISON, Listerhills, Bradford, Coal
Merchant Bradford Pet Oct 13 Ord Oct 13

FROST, JOHN CHARLES, Stoke Newington, Baker Edmonton
Pet Sept 7 Ord Oct 10

GASCOIGNE, FREDERICK CHARLES, Consett, Durham,
Farmer Newcastle on Tyne Pet Oct 10 Ord Oct 8

GILL, WILLIAM, Southend on Sea, Brake Proprietor
Chelmsford Pet Oct 9 Ord Oct 9

GRIFFIN, WILLIAM LEONARD, Newborough Northampton,
Publican Peterborough Pet Oct 11 Ord Oct 11

GROER, NICOLAUS FREDERICK PETER, Fenchurch st
Newspaper proprietor High Court Pet July 19 Ord
Oct 13

HOTHAM, JEMIMA, Pocklington, York, Boot Dealer York
Pet Oct 11 Ord Oct 11

HUNDY, CORNELIUS, and JOHN MOULSON, King's Norton,
Builders Birmingham Pet Oct 5 Ord Oct 13

LEWERY, WILLIAM, Chadwell, Essex, Carman Chelmsford
Pet Oct 12 Ord Oct 12

MACHIN, ARTHUR GEORGE, Leytonstone, Grocer High Court
Pet July 27 Ord Oct 13

MARTIN, THOMAS WILLIAM, Lewes Lewes Pet Oct 4 Ord
Oct 11

MESSENGER, WALTER WILLIAM, Gloucester, Haulier
Gloucester Pet Oct 12 Ord Oct 12

MILSON, THOMAS, Kingswood, Glos, Boot Manufacturer
Bristol Pet Oct 11 Ord Oct 11

NAIRN, ALEXANDER GORDON, Liverpool, Travelling Draper
Liverpool Pet Oct 12 Ord Oct 12
NEILL, ALBERT GEORGE SMITH, Horsted Keynes, Sussex,
Dairy Farmer Brighton Pet Oct 10 Ord Oct 12
PLATTEN, ROBERT SAMUEL, and **PHILIP JOHN PLATTEN**,
Clipstone, Norfolk, Farmers Norwich Pet Oct 12
Ord Oct 12
READ, JOHN, Salisbury, Wilts, Labourer Salisbury Pet
Oct 12 Ord Oct 12
RICK, JOSEPH, Whitechapel, Coach Builder High Court
Pet Oct 11 Ord Oct 11
ROBERTS, JOHN, Dolgelly, Stationer Aberystwith Pet
Oct 12 Ord Oct 12
RUSHFORTH, BEN RAYNER, Bothbury, Northumberland,
Ironmonger Newcastle on Tyne Pet Oct 12 Ord
Oct 12
SHAW, EDWIN, York rd, Camden rd, Cheesemonger High
Court Pet Sept 20 Ord Oct 12
SMITH, ALFRED, sen, Boxhill, Sussex, Butcher Hastings
Pet Oct 9 Ord Oct 12
SMITH, THOMAS EDGAR, Buisse st, Edgware rd, Hardware
Merchant High Court Pet Oct 10 Ord Oct 11
SPILLER, WILLIAM, Hartow on the Hill, Builder Edmon-
ton Pet Jan 29 Ord Oct 10
THOMAS, CHARLES, Bethill, Sussex, Builder Hastings Pet
Sept 17 Ord Oct 11
TONG, ARTHUR EDWARD, Camberwell New rd, Licensed
Victualler High Court Pet Aug 14 Ord Oct 11
TURNER, CHARLES DOWNING, Gt Yarmouth, Licensed
Victualler Gt Yarmouth Pet Oct 12 Ord Oct 12
WALLHEAD, HERBERT, Nuneaton, Coal Merchant Coventry
Pet Oct 10 Ord Oct 10
WALTER, GEORGE JAMES, Chatham, Builder Rochester
Pet Oct 11 Ord Oct 11
WERN, ROBERT A., Eastbourne, Fishmonger Eastbourne
Pet Sept 14 Ord Oct 13
WHITING, GEORGE, Killamarsh, Derby, Grocer Chesterfield
Pet Aug 28 Ord Oct 10
WIMBERLEY, JOHN EDWARD, Yeaveley, Derby, Farmer
Burton on Trent Pet Oct 12 Ord Oct 12
WILLIAMS, THOMAS HUGHES, Prescot, Lancs, Chemist
Liverpool Pet Oct 6 Ord Oct 11
WILSON, GEORGE ROBERT, Mansfield, Notts, Baker
Nottingham Pet Oct 12 Ord Oct 12

ADJUDICATION ANNULLED

WEBSTER, WILLIAM, York, Glass and Earthenware Dealer
York Adjud Jan 6, 1891 Annual Oct 9, 1900

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Ordinary Stock, 10th November, 1900,
Debenture Stock, 1st December, 1900,

and will be registered in the Company's Books free of
expense.

The minimum prices below which no Tenders will be
accepted are as follows—viz.:

Ordinary Stock, £100 per Cent.

Debenture Stock, £94 per Cent.

Forms of Tender, with full particulars and conditions,
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By Order,

JOHN WILLIAM FIELD,
Secretary and General Manager.

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